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UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
2900 Crystal Drive  
Arlington, Virginia 22202-3513

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Mailed: January 6, 2003

Opposition No. 103,672

Genesis Holdings, Inc.

v.

MacNeal Health Services  
Corporation and VHS  
Genesis Labs, Inc.,  
joined as a defendant

Opposition No. 105,334

MacNeal Health Services  
Corporation and VHS  
Genesis Labs, Inc.,  
joined as a plaintiff

v.

Genesis Holdings, Inc.

**Albert Zervas, Interlocutory Attorney**

On January 9, 1998, the Board suspended proceedings in this case in view of Genesis Holdings, Inc.'s bankruptcy case. On August 8, 2002, Genesis Holdings, Inc. filed a motion to resume proceedings, noting that the bankruptcy case "has now been concluded." The motion to resume proceedings is granted as well taken.

Additionally, on December 13, 2002, MacNeal Health Services Corporation filed a motion to substitute VHS

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Opposition Nos. 103,672 and 105,334

Genesis Labs, Inc. "in place of" MacNeal Health Services Corporation. Because the Assignment Records of the United States Patent and Trademark Office do not reflect the recordation of the assignment of MacNeal Health Services Corporation's application involved in Opposition No. 103,672, VHS Genesis Labs, Inc. is joined as a party defendant in Opposition No. 103,672. VHS Genesis Labs, Inc. is also joined as a party plaintiff in Opposition No. 105,334. See TBMP §512.01 and cases cited therein.

Also, on December 13, 2002, MacNeal Health Services Corporation filed a consented motion to suspend in view of settlement discussions between the parties. MacNeal Health Services Corporation's motion to suspend is hereby granted and proceedings herein are suspended until **six months** from the mailing date of this action, subject to the right of either party to request resumption at any time. See Trademark Rule 2.117(c).

In the event that there is no word from either party concerning the progress of their negotiations within the next six months, the Board will issue an order resuming proceedings and resetting appropriate dates.

If, during the suspension period, either of the parties or their attorneys should have a change of address, the Board should be so informed.